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| APPLICATION NO. | FI | LING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
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| 09/908,963 | (| 07/19/2001 | Itshak Bergel | INTL-0603-US (P11744) 1926 | |
| 21906 | 7590 | 04/25/2005 | | EXAMINER | |
| TROP PRU | NER & I | HU, PC | | SMITH, SI | HEILA B |
| 8554 KATY SUITE 100 | FREEWA | ΛY | | ART UNIT | PAPER NUMBER |
| HOUSTON, | TX 770 | 24 | | 2681 | |

DATE MAILED: 04/25/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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| | Application No. | Applicant(s) | _ |
| Office Action Summer | 09/908,963 | BERGEL, ITSHAK | |
| Office Action Summary | Examiner | Art Unit | |
| | Sheila B. Smith | 2681 | |
| The MAILING DATE of this communica Period for Reply | tion appears on the cover sheet w | th the correspondence address | |
| A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA - Extensions of time may be available under the provisions of 3 after SIX (6) MONTHS from the mailing date of this communical fit the period for reply specified above is less than thirty (30) decreased in the second of the specified above, the maximum statuted Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after earned patent term adjustment. See 37 CFR 1.704(b). | ATION. 17 CFR 1.136(a). In no event, however, may a reation. 18 ays, a reply within the statutory minimum of third properties of the pro | eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication ANDONED (35 U.S.C. § 133). | n. |
| Status | | | |
| 1) Responsive to communication(s) filed of | on 12 November 2004. | | |
| | ☐ This action is non-final. | | |
| 3) Since this application is in condition for closed in accordance with the practice | allowance except for formal matt | • | |
| Disposition of Claims | | | |
| 4) ☐ Claim(s) <u>1-30</u> is/are pending in the app 4a) Of the above claim(s) is/are solutions. 5) ☐ Claim(s) <u>27-30</u> is/are allowed. 6) ☐ Claim(s) <u>1-4,6,10-13,15,16 and 22-26</u> is 7) ☐ Claim(s) <u>5,7-9,14 and 17-21</u> is/are object to restrictions. | withdrawn from consideration. s/are rejected. ected to. | | |
| Application Papers | | | |
| 9) The specification is objected to by the E | xaminer. | | |
| 10) The drawing(s) filed on is/are: a |) accepted or b) objected to | by the Examiner. | |
| Applicant may not request that any objectio | n to the drawing(s) be held in abeyar | ce. See 37 CFR 1.85(a). | |
| Replacement drawing sheet(s) including the | - · · · · · · · · · · · · · · · · · · · | • | d). |
| 11)☐ The oath or declaration is objected to by | y the Examiner. Note the attached | Office Action or form PTO-152. | |
| Priority under 35 U.S.C. § 119 | | | |
| 12) Acknowledgment is made of a claim for a) All b) Some * c) None of: 1. Certified copies of the priority docested copies of the priority docested copies of the priority docested copies of the certified copies of the application from the International * See the attached detailed Office action for the certified copies of the certified copies of the application from the International | cuments have been received. cuments have been received in A the priority documents have been Bureau (PCT Rule 17.2(a)). | pplication No received in this National Stage | |
| | | | |
| Attachment(s) | | | |
| 1) X Notice of References Cited (PTO-892) | | ummary (PTO-413) | |
| 2) Notice of Draftsperson's Patent Drawing Review (PTO-3) MInformation Disclosure Statement(s) (PTO-1449 or PTO Paper No(s)/Mail Date ユルオーク | |)/Mail Date nformal Patent Application (PTO-152) | |

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-4,6,10-13, are rejected under 35 U.S.C. 103(a) as being unpatentable over Kuchi et al. (U.S. Patent Number 6,748,024) in view of well known prior art.

Regarding claims 1,12, Kuchi et al. discloses all the claimed invention as set fourth in the instant application, also Kuchi et al. discloses a non-zero complex weighted space-time code for multiple antenna transmission, in addition Kuchi et al. discloses a determining channel, channel prediction terms (which reads on scrambling code 502a) for a channel from both first channel estimation terms (which reads on scrambling code 506a) derived from first common pilot channel signal (which reads on column 9 lines 1-15) and second channel estimation terms (502b)derived from second common pilot channel signal (506b). However, Kuchi fails to specifically discloses enabling control over future transmission patterns of the channel using the channel prediction terms.

The examiner contends however that enabling control over future transmission patterns of the channel using the channel prediction terms is well known in the art, and at the time of invention, it would have been obvious to a person of ordinary skill in the art to modify Kuchi with the teaching of the well known prior art since it is well known in the industry to enabling

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control over future transmission patterns of the channel using the channel prediction terms for the purpose of modulating all subsequent transmissions of the signal.

Regarding claims 2, Kuchi et al. in view of well known prior art discloses all the claimed invention as set fourth in the instant application, in addition Kuchi et al. discloses a predicting a future state of the channel at a specified time based on the channel prediction terms (which reads on column 9 lines 1-15).

Regarding claims 3, Kuchi et al. in view of well known prior art discloses all the claimed invention as set fourth in the instant application, in addition Kuchi et al. discloses a storing the first and second channel estimation terms in order to determine the channel prediction terms in response to the first and second common pilot channel signals respectively (which reads on column 9 lines 1-15).

Regarding claims 4, 9, Kuchi et al. in view of well known prior art discloses all the claimed invention as set fourth in the instant application, in addition Kuchi et al. discloses a adaptively calculating the channel prediction terms from the first and second channel estimation terms in one or more iterations (which reads on column 9 lines 1-15).

Regarding claim 6, Kuchi et al. in view of well known prior art discloses all the claimed invention as set fourth in the instant application, in addition Kuchi et al. discloses calculating includes receiving one or more weighted values associated with one or more antennas of a plurality of antennas (1-4 of figure 1a) where said first common pilot channel signal is from a first antenna of the plurality of antennas and said second common pilot channel signal is from a second antenna of the plurality of antennas (which reads on column 9 lines 1-15).

Regarding claim 10, Kuchi et al. in view of well known prior art discloses all the claimed invention as set fourth in the instant application, in addition Kuchi et al. discloses a first estimation terms correspond to a channel estimation term calculated in at least one iteration prior to a current iteration of the one or more iterations (which reads on column 9 lines 1-15).

Regarding claim 11, Kuchi et al. in view of well known prior art discloses all the claimed invention as set fourth in the instant application, in addition Kuchi et al. discloses the second channel estimation terms correspond to a channel estimation term calculated in the current iteration (which reads on column 9 lines 1-15).

Regarding claim 13, Kuchi et al. in view of well known prior art discloses all the claimed invention as set fourth in the instant application, in addition Kuchi et al. discloses provide feedback having the at least one weighted value of the one or more weighted values to the first and second antennas of the plurality of antennas (which reads on column 9 lines 1-15).

2. Claims 15,16,22-26 rejected under 35 U.S.C. 103(a) as being unpatentable over Kuchi et al. in view of well known prior art and further in view of Komatsu (U.S. Patent Publication 2001/0046873).

Regarding claims 15,16, Kuchi discloses everything claimed, as applied above (see claims 1) additionally Kuchi discloses channel prediction terms (502a) from both first channel estimation terms (506a) derived from first common pilot channel signal (which reads on column 8 lines 66-67 and column 9 lines 1-15) and second channel estimation terms (506b) derived from second common pilot channel signal (which reads on paragraphs 0077); and enabling control over future transmission patterns of the channel using the channel prediction terms (which reads S1S2 and column 9 lines 1-15) and exhibited in figure 5. However, Kuchi fails to specifically

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discloses (a) enabling control over future transmission patterns of the channel using the channel prediction terms and (b)a communication interface; and a processor communicatively coupled to the communication interface.

The examiner contends however that enabling control over future transmission patterns of the channel using the channel prediction terms is well known in the art, and at the time of invention, it would have been obvious to a person of ordinary skill in the art to modify Kuchi with the teaching of the well known prior art since it is well known in the industry to enabling control over future transmission patterns of the channel using the channel prediction terms for the purpose of modulating all subsequent transmissions of the signal.

In the same field of endeavor, Komatsu discloses a mobile terminal for transmission diversity CDMA communication system. In addition Komatsu discloses the use of a communication interface (9); and a processor (20) communicatively coupled to the communication interface (9), (which reads on paragraphs 0042).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to improve Kuchi in view of prior art by modifying a non-zero complex weighted space-time code for multiple antenna transmission with the use of a communication interface, and a processor communicatively coupled to the communication interface, as taught by Komatsu for the purpose of saving on waste of transmit power.

Regarding claims 22-24, they disclose an apparatus corresponding to the method of claims 1-4. The apparatus is inherent in that it simply provides structure for the logical implementation found in claims 1-4.

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Regarding claims 25,26, Kuchi discloses in view of well known prior art and further in view of Komatsu discloses all the claimed invention as set fourth in the instant application, in addition Kuchi et al. discloses provide feedback having the at least one weighted value of the one or more weighted values to the first and second antennas of the plurality of antennas (which reads on and column 9 lines 1-15).

Allowable Subject Matter

- 4. Claims 5,7-8,14,17-21, objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 5. Claims 27-30 are allowed.

Response to Arguments

6. Applicant's arguments with respect to claims 1-30 have been considered but are moot in view of the new ground(s) of rejection.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sheila B. Smith whose telephone number is (571)272-7847. The examiner can normally be reached on Monday-Thursday 6:00 am - 3:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on 571-272-3865. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

April 15, 2005